HEARING (SB 637 and SB 894) of 2018 (Michigan's 5G wireless infrastructure bills)

Public Comment:

Greg Groninger 2720 Colony Dr. Midland, Michigan 48642

These "5 G" BILLS are both constitutionally and statutorily bankrupt in my opinion for the following reasons:

Our legislators are accountable to hold all corporations that they allow to operate in this state to follow
the statutes of this state. The "5G" BILLS will allow these corporations to eavesdrop (MCL 750.539d) at will on all
the private men and women of this state and to trespass (MCL 750.552) on their private space and property. This is
outrageous.

Any device placed on or near my property that can capture activities associated with myself, family, or property without my authorization is EAVESDROPPING and will be considered as such.

These "5G" devices produce various radiations which could enter my private space and property which I DO NOT authorize and will be considered a TRESPASS.

2) Our legislators took an OATH to protect and defend our constitutions. Our Michigan constitution declares the legislature will protect the public's health. "ART IV § 51 Public health and general welfare. The public health and general welfare of the people of the state are hereby declared to be matters of primary public concern. The legislature shall pass suitable laws for the protection and promotion of the public health."

The safety of these various radiations given off by these devices is very much in question and I will give no TRUST authority to the STATE to allow my family or myself to be exposed to a questionable source of radiation entering my property.

For the legislature to conspire with the "telecom" corporations to trample our constitutional protection, evade our states laws and make a profit in doing so, constitutes the elements of conspiracy, racketeering, and operation of a criminal enterprise. Just the blatant disregard for one's oath of office is a common law offense (MCL 750.505).